## IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF NORTH CAROLINA ASHEVILLE DIVISION

Civil Case No. 1:16-cv-00127-MR [Criminal Case No. 1:10-cr-00067-MR]

JOSEPH ABDUL HENDRIX,	
Petitioner,	) }
vs.	) ) <u>ORDER</u> \
UNITED STATES OF AMERICA,	<i>)</i> )
Respondent.	<i>)</i> ) }

**THIS MATTER** is before the Court on consideration of Petitioner's *pro* se Motion to Vacate, Set Aside or Correct Sentence, which he filed pursuant to 28 U.S.C. § 2255 [Doc. 1].

On February 11, 2011, Petitioner pleaded guilty pursuant to a written plea agreement to one count of robbery affecting interstate commerce and aiding and abetting the same, in violation of 18 U.S.C. §§ 1951 and 2 (Count 1); and one count of possession of a firearm by a felon, in violation of 18 U.S.C. § 922(g)(1) (Count 4). [Crim. Case No. 1:10-cr-00067, Doc. 21: Plea Agreement ("CR"); Doc. 1: Bill of Indictment]. After reviewing Petitioner's presentence report ("PSR"), the Court found that Petitioner qualified as a career offender. On November 23, 2011, Petitioner was sentenced to a term

of 170 months' imprisonment. [CR Doc. 39: PSR ¶ 34; Doc. 52: Judgment]. Petitioner did not file a direct appeal.

On August 24, 2015, Petitioner filed a *pro se* § 2255 motion to vacate, challenging his designation as a career offender pursuant to <u>Johnson v. United States</u>, 135 S. Ct. 2551 (2015). [Civil Case No. 1:15-cv-00183-MR, Doc. 1: Motion to Vacate]. On April 27, 2016, the Court ordered the Government to file a response to Petitioner's motion by June 27, 2016. [<u>Id.</u>, Doc. 2: 60-Day Order].

On May 6, 2016, Petitioner filed the present § 2255 motion, again arguing that he is entitled relief from his career offender designation based on the holding in <u>Johnson</u> but also citing the Supreme Court's recent decision in <u>Welch v. United States</u>, 136 S.Ct. 1257 (Apr. 18, 2016), in which the Supreme Court held that <u>Johnson</u> is retroactive to cases on collateral review. Upon review of Petitioner's motion, the Court concludes that Petitioner's present § 2255 motion to vacate should be treated as a motion to supplement his initial § 2255 motion, and the present case should be closed in order to preserve judicial resources.

Petitioner also moves for the appointment of counsel. [Doc. 2]. On November 17, 2015, the judges of this Court issued a Standing Order appointing the Federal Defender to represent any defendant who was

previously determined to have been entitled to appointment of counsel, or

who is now indigent, to determine whether that defendant is eligible for relief

under Johnson. Standing Order in re: Johnson v. United States, No. 3:13-

mc-00196-FDW (W.D.N.C. Nov. 17, 2015). The Defendant was previously

determined to be indigent. As the Defendant appears to fall within the

purview of this Court's Standing Order, his request for the appointment of

counsel is moot.

IT IS, THEREFORE, ORDERED that the Clerk shall file this Motion to

Vacate [Doc. 1] in Case No. 1:15-cv-00183-MR as a supplemental Motion to

Vacate.

IT IS FURTHER ORDERED Petitioner's Motion to Appoint Counsel

[Doc. 2] is **DENIED AS MOOT**.

The Clerk is directed to close this civil case.

IT IS SO ORDERED.

Signed: May 13, 2016

Martin Reidinger

United States District Judge